To: Fajardo, Juan[Fajardo.Juan@epa.gov]
Cc: 'Frank_Parigi@oxy.com'[Frank_Parigi@oxy.com];
Mike_Anderson@oxy.com[Mike_Anderson@oxy.com]
From: Larry Silver
Sent: Fri 7/15/2016 8:17:33 PM
Subject: Diamond Alkali -- Lower 8.3 Miles RD Negotiations - Confidential
Draft RD AOC EPA to Oxy with Oxy Comments 071516.pdf

Settlement Confidential
Negotiation and Offer to Compromise pursuant to FRE 408

Please see attached Occidental Chemical Corporation (Oxy)'s comments and proposed edits to the draft provided by you on April 26, 2016 of the "Administrative Settlement Agreement and Order on Consent for Remedial Design" (Docket No. 02-2016-2021) (Order) for OU-2 of the Diamond Alkali Superfund Site.

Please be advised that we are providing Oxy's initial comments and edits to the Order subject to Oxy management review and approval and Oxy is reserving all rights in that regard.

Please note that there may be subjects related to this document which we would like to discuss that are not yet addressed in the edits provided, including (i) the intended disposition and use (in a Special Site Account or otherwise) of any proceeds from cash-out settlements referenced in Nicoletta Di Forte's letter of March 31, 2016 to Site PRPs, and (ii) as noted in your letter to Benjamin Lippard dated June 27, 2016, the assistance EPA will provide the Settling Party in accomplishing the Congressional deauthorization of the navigation channel above RM 1.7.

We look forward to further discussions and meetings with you on the Order and related Statement of Work.

Regards,

Juan,

Larry

Larry Silver lsilver@lssh-law.com

Direct: 215.239.9023



1818 Market Street, Suite 2610, Philadelphia, PA 19103-5319 215-732-3255 | FAX: 215-732-3260

65 South Main Street, Suite B103, Pennington, NJ 08534 856-727-0057 | FAX: 856-727-0315

www.lssh-law.com

This message and any attachments may contain confidential or privileged information and are only for the use of the intended recipient of this message. If you are not the intended recipient, please notify the sender by return email, and delete or destroy this and all copies of this message and all attachments. Any unauthorized disclosure, use, distribution, or reproduction of this message or any attachments is prohibited and may be unlawful.

Any Federal tax advice contained herein is not intended or written to be used, and cannot be used by you or any other person, for the purpose of avoiding any penalties that may be imposed by the Internal Revenue Code. This disclosure is made in accordance with the rules of Treasury Department Circular 230 governing standards of practice before the Internal Revenue Service. Any written statement contained herein relating to any Federal tax transaction or matter may not be used by any person without the express prior written permission in each instance of a partner of this firm to support the promotion or marketing of or to recommend any Federal tax transaction(s) or matter(s) addressed herein.